IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named

Inventor:

Trausti T. Kristjansson et al.

Appln. No.:

10/722,937

Filed :

November 26, 2003

For

METHOD AND APPARATUS FOR HIGH

RESOLUTION SPEECH RECONSTRUCTION

Docket No.:

M61.12-0577

Examiner: Huyen X. Vo

Group Art Unit: 2626

REQUEST FOR REFUND (37 C.F.R. 1.28(a))

Mail Stop 16
Director of the U.S. Patent and
Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450

Electronically Filed on April 18, 2008

Sir:

Applicants received a Final Office Action that was mailed on October 18, 2007. Applicants replied to the Final Office Action by way of an Amendment After Final mailed on December 18, 2007 via electronic filing on the U.S. Patent and Trademark website. No Advisory Action was ever issued for the case. Applicants respectfully submit that since the Amendment After Final was filed on the two-month date, any Advisory Action issuing thereon would have extended the period of response to the mailing date of such an Advisory Action. However, since no Advisory Action ever issued, that automatic extension never existed, and Applicants were forced to request a three-month extension of time.

Applicants respectfully request a refund in the amount of \$1,050.00 for the above-identified patent application. This amount is equal to the three-month extension of time fee that was paid on April 18, 2008. Applicants respectfully submit that if an Advisory Action had been received in the normal course of business, as is normally the case after the submittal of a Response or Amendment After Final, that no extension of time would have been required for filing the RCE.

Accordingly, Applicant respectfully requests a refund in the amount of \$1,050.00.

Respectfully submitted,

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